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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/759,688	01/15/2004	Barry F. Shesol	Shesol-Wrap	8453
	7590 10/04/2004		EXAM	INER
Edwin H. Crabtree			LEWIS, KIM M	
Suite 575 3773 Cherry Creek N. Drive			ART UNIT	PAPER NUMBER
Denver, CO 80209			3743	

DATE MAILED: 10/04/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/759,688	SHESOL, BARRY F. U				
Office Action Summary	Examiner	Art Unit				
	Kim M. Lewis	3743				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status	•					
1) Responsive to communication(s) filed on	_•					
2a) This action is FINAL . 2b) ☐ This	This action is FINAL . 2b)⊠ This action is non-final.					
, —	,—					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
· 4) Claim(s) <u>1-20</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>16-20</u> is/are allowed.						
6)⊠ Claim(s) <u>1-5,7-11 and 13-15</u> is/are rejected.						
7) Claim(s) <u>6 and 12</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.	>				
Application Papers		,				
9) The specification is objected to by the Examine	r					
10) The drawing(s) filed on 15 January 2004 is/are:	a)⊠ accepted or b)□ objected	to by the Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:		,				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents	s have been received in Applicati	on No				
3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage				
application from the International Bureau						
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		atent Application (PTO-152)				

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DETAILED ACTION

Information Disclosure Statement

1. The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States
- 3. Claims 1-4, 7, 10 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,843,018 ("Shesol").

As regards claim 1, Shesol anticipates the instant invention as presently claimed. More specifically, Shesol discloses an animal wound wrap (20) capable of use on an animal, thereby being an animal wound wrap. The wrap is capable of receipt around an abdomen and on another location on an animal's body. As can be seen from Figs. 6 and 7, the wound wrap comprises an abdomen wrap portion adapted for receipt around

the animal's abdomen and having a first end portion with a first fastener means (22), said first fastener means for releasably engaging a second end portion of said abdomen wrap portion; and an extension wrap portion having a first end portion attached to a side of said abdomen wrap portion and at an angle thereto, said extension wrap portion having a second end portion with a second fastener means (22), said second end portion adapted for receipt on another location of the animal's body, said second fastener means for releasably securing said second end portion thereon.

As regards claim 2, Shesol discloses loop-like loose weave material (c0l. 4, lines 60-63).

As regards claim 3, the first and second fasteners connect to the stretchable loose-loop like weave material of the abdomen and extension wrap portions.

As regards claim 4, note the disclosure of hook fasteners at (col. 4, lines 44-50).

As regards claim 7, note carrier platform (12) having hook fasteners (22).

As regards claims 10, note rejection of claims 1 and 3 above.

As regards claims 13, note the rejection of claims 1 and 7 above.

Claim Rejections - 35 USC § 103

- 4. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.

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4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

5. Claims 5, 11 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shesol.

As regards claim 5, as shown in Fig. 6, the extension wrap portion is attached to a side of the abdomen wrap portion at an angle. Shesol fails to teach a right angle attachment. Absent a critical teaching and/or a showing of unexpected results derived from attaching the extension portion to the abdomen portion at a right angle, the examiner contends that the angle of attachment is an obvious design choice, which does not patentably distinguish applicant's invention.

As to claim 8, Shesol only teaches on carrier platform (wound dressing). However, it has been held that duplicating the components of a prior art device is a design consideration within the skill in the art. <u>In re Harza</u>, 274 F.2d 669, 124 USPQ 378 (CCPA 1960).

Consequently, it would have been obvious to one having ordinary skill in the art to provide more carrier platforms (wound dressings) to the wrap of Shesol in order to treat other parts of the body enclosed thereby.

As regards claim 11, note the rejection of claims 5 and 10 above.

As regards claim 14, note the rejection of claims 8 and 10 above.

6. Claims 9 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shesol in view of U.S. Patent No. 5,897,519 ("Shesol et al.")

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As regards claim 9, Shesol fails to teach a tube holding strap having hook fasteners thereon for releasably engaging the loop-like loose weave material, said tube holding strap adapted fro holding an IV tube or drain tube thereon.

Shesol et al., however, disclose a combination wound dressing holder and IV tube holder wrap having loop-like loose weave material thereon. The wrap further includes a tube holding strap (38, 46) having hook fasteners (32) thereon for releasably engaging the loop-like loose weave material (col. 5, lines 2-11). The strap is adapted to receive an IV tube.

In view of Shesol et al., it would have been obvious to one having ordinary skill in the art to modify Shesol with the addition of a tube holding strap having hook fasteners in order to provide a combination wound dressing holder IV tube holder. This will prevent the application of two wraps on a user.

As regards claim 15, note the rejection of claims 9 and 10 above.

Allowable Subject Matter

- 7. Claims 16-20 are allowed.
- 8. Claims 6 and 12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. U.S. Patent No. 5,941,199 discloses a wrap portion and an extension wrap portion attached at a right angle to the wrap portion. U.S. Patent No. 5,632,235 discloses a pet flotation aid, walker and method that comprise a wrap.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kim M. Lewis whose telephone number is 703.308.1191. The examiner can normally be reached on Mondays to Thursdays from 5:30 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Henry A. Bennett can be reached on 703.308.0101. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Primary Examiner

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